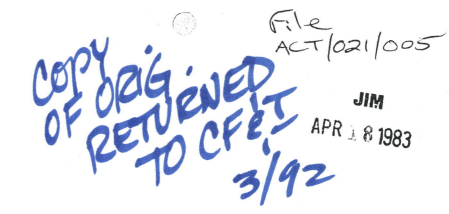
CF&I STEEL CORPORATION

A subsidiary of Crane Co.
P. O. Box 316, Pueblo, Colo. 81002

JOSEPH W. GAGLIANO Vice President & Controller



April 15, 1983

Mr. James W. Smith, Jr.
Coordinator of Mined Land Development
State of Utah
Natural Resources & Energy
4241 State Office Building
Salt Lake City, UT 84114

Dear Mr. Smith:

The enclosed bond is provided as reclamation surety for the State of Utah replacing our letter of credit which will expire April 16, 1983.

Thank you for your assistance in this matter.

Very truly yours,

cc: R. J. Stover

R. W. MacCannon

L. Gsell

RECEIVED)
APR 18 1983

DIVISION OF OIL, GAS & MINING colocial sign



FIREMAN'S FUND INSURANCE COMPANY
THE AMERICAN INSURANCE COMPANY
NATIONAL SURETY CORPORATION
ASSOCIATED INDEMNITY CORPORATION
AMERICAN AUTOMOBILE INSURANCE COMPANY

DO NOT USE FOR CONTRACT BONDS

Bond No.

MISCELLANEOUS INDEMNITY AGREEMENT

This AGREEMENT is made by the Undersigned in favor of I INSURANCE COMPANY, NATIONAL SURETY CORPORATION AUTOMOBILE INSURANCE COMPANY, as the case may be, any on Surety from all loss and expense in connection with any Bonds executed	e or all hereinafter referred to as Surety, for the purpose of indemnifying
(\$588,951 Reclamation Bond - State of Utah) affiliated companies; as Principal, for which any of the above surety of	its subsidiaries; divisions; companies now is or hereafter becomes Surety.
In consideration of the execution of any such bonds and as an indemand to:	nducement to such execution by Surety, the Undersigned agrees upon
1. Indemnify the Surety and save it harmless from all loss and executed any bond;	spense, including attorney fees, incurred by Surety by reason of having
2. To deposit with the Surety an amount sufficient to discharge Surety to pay such claim or be held by Surety as collateral security ag	any claim made against Surety on any bond. This sum may be used by ainst loss on any bond;
3. To pay any premium due for any bond computed according to proof satisfactory to Surety is furnished of its discharge from liability	the rates currently charged by Surety, including renewal premiums until under any bond.
Wherever used in this Agreement, the term "Bond" shall include renewals or extensions thereof executed by Surety.	le any and all bonds, undertaking or instruments of guarantee and any
IN TESTIMONY WHEREOF, the Indemnitors, intending to b	e legally bound hereby, have hereunto set their hands and affixed their
seals this 15th day of April, 1983.	
	C. F. & T. STERY COMPODATION
	(VIII) be desired
Ву:	By: J. W. Gagliano, Vice President & Controlle P.O. Address P.O. Box 316, Pueblo, Colorado 8100
P.O. Address	P.O. Address P.O. Box 316, Pueblo, Colorado 8100
By:	By:
P.O. Address	P.O. Address
INDIVIDUAL(S) AC	KNOWLEDGMENT
STATE OF	
COUNTY OF	· ss:
On this day of	, 19, before me personally
	to me known and known to me to be the
individual(s) who executed the foregoing instrument, and acknowled	ged that he executed same.

FOR PARTNERSHIP AND CORPORATE ACKNOWLEDGMENT(S) SEE REVERSE SIDE

Notary Public

PARTNER(S) ACKNOWLEDGMENT

STATE OF	· · · · · · · · · · · · · · · · · · ·
COUNTY OF	
On this day of	, 19, before me
	to me known, and stated thathe is (are) partner(s)
in the firm of	
and acknowledged thathe executed the fore	egoing instrument as the act of the said firm.
	,
	Notary Public
STATE OF COLORADO	RPORATE ACKNOWLEDGMENT(S)
COUNTY OF PUEBLO	
On this 15th day of April	, 19 <u>83</u> , before me
personally came J. W. Gagliano	to me known, who,
being by me duly sworn, did depose and say that he CF&I Steel Corporation	e resides in Pueblo, Colorado Vice President & Ontroller of the
	rument; that he knows the seal of the said corporation; that the seal affixed to the said ed by order of the Board of Directors of the said corporation, and that he signed his name to Land Land
STATE OF	my commission Expires May 22, 1904
COUNTY OF	
On this day of	
personally came	to me known, who,
being by me duly sworn, did depose and say that he	e resides in
	, that he is the of the
	rument; that he knows the seal of the said corporation; that the seal affixed to the said ed by order of the Board of Directors of the said corporation, and that he signed his name to
	Notary Public

MR FORM 5

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES AND ENERGY
DIVISION OF OIL, GAS AND MINING
4241 State Office Building
Salt Lake City, Utah 84114

Dend	NT.o. 1	,
pung	No .	

THE MINED LANDS RECLAMATION ACT

BOND

The undersigned <u>C F & I Steel Corporation</u>, <u>P.O. Box 316</u>, <u>Pueblo</u>, <u>Colorado 81002</u> as principal, and <u>Fireman's Fund Insurance Company</u> as surety, hereby jointly and severally bind ourselves, our heirs, administrators, executors, successors and assigns unto the State of Utah, Division of Oil, Gas and Mining in the penal sum of <u>FIVE HUNDRED EIGHTY EIGHT THOUSAND NINE HUNDRED</u>

FIFTY ONE AND NO/100 dollars (\$588.951.00

If the principal shall satisfactorily reclaim the above-mentioned lands affected by mining by the said principal in accordance with the Mining and Reclamation Plan and shall faithfully perform all requirements of the Mined Land Reclamation Act, and comply with the Rules and Regulations adopted in accordance therewith, then this obligation shall be void; otherwise it shall remain in full force and effect until the reclamation is completed as outlined in the approved Mining and Reclamation Plan.

If the approved plan provides for reclamation of the land affected on a piecemeal or cyclic basis, and the land is reclaimed in accordance with such plan, then this bond may be reduced periodically.

In the converse, if the plan provides for a gradual increase in the area of the land affected or increased reclamation work, then this bond may accordingly be increased with the written approval of the surety company.

MR FORM 5 Page Two

Where one signs by virtue of Power of Attorney for a surety company, such Power of Attorney must be filed with this bond. If the principal is a corporation, the bond shall be executed by its duly authorized officers with the seal of the corporation affixed.

, C F & I STEEL CORPORATION

Principal (Company)

Company Official - Position

W. Gagliano

Vice President & Controller

Date: April 8, 1983

FIREMAN'S FUND INSURANCE COMPANY

Surety (Company)

Official of Surety - Position Robert Di Scala, Attorney-in-Fact

DATE: April 8, 1983

	DIVIDUAL VENITUATI	UN
STATE OF		
County of	\(\ss. :	
	day of	, in the year 19
	o me to be the person described in the described in the described in the described in the same in the described in the same in the described i	
	PARTNERSHIP VERIFICAT	<u> TION</u>
STATE OF	j i	
COUNTY OF		•
On this	day of	, in the year 19,
before me personally came		, a member of the
copartnership of		, to me known and known to me
to be the person described i	n and who executed the foregoing i	instrument, and acknowledged to me
	 ,	
CTATE OF COLORADO	CORPORATE VERIFICAT	<u>ION</u>
STATE OF COLUMN OF PUEBLO	\{ ss.:	
15+h	day of Apr	·il : 4h 10 83
On this	J. W. Gagliano	in the year 19_{83} ,
before me personally came	me duly sworn, did depose and say	v that he resides in Pueblo.
· Colorado		Vice President & Controll
of the CF&I Steel C		
	and which executed the foregoing	instrument; that he knows the cor-
· -	oration; that the seal affixed to the	
-	ked by order of the Board of Direct	
he signed his name thereto by		en Aualos

My Commission Expires May 22, 1984

(For convenience of Principal in connection with attached bond.)

202
••
~
_
N
œ
•
Š
_
2
_

		,			,		· .		
	LEGAL	Portions of Lobe CLAIMS IN PINTO IRON LODE CLAIMS IN PINTO IRON LOT 4434, BEING (1) COMSTOCK, (2) EMMA, (3) SUNBEAM (all)	LODE CLAINS IN PINTO IRON MINING DISTRICT, BEING; [1] QUEEN OF THE WEST #2, SURVEY #4770, 20.661A, (2) WELLINGTON #1, SURVEY #4906, 17.515 ACRES	LODE CLAIMS IN PINTO IRON HINING DISTRICT, ALL SURVEY #5041, BEING (1) BROWN, (2) BURTON, (3) WIGHTMAN	LODE CLAIMS IN PINTO IRON MINING DISTRICT, ALL BEING SURVEY #5003, BEING (1)DICKMAN (2) EALY, (3) IRON WEDGE, (4) LOOKOUT	LODE CLAIMS IN PINTO IRON MINING DISTRICT, BEING; (1): LAST CHANCE, SURVEY #4978, 18.36A, (2) BLUE BIRD,		POTTIONS OF LOST IND	POTTIONS OF EMMA #1 LODE, SURVEY #4907, IN THE PINTO IRON MINING :
•	BLOCK		I		1	j	•	*	t
13:28	1 LOT		1	. 1 		*	T	f	1
12/15/82 1	SECTION	SEC 30, SEC 25	sec 30	SEG 30	SEC 30	SEC 30	SEC 30	SEG 30, SEG 25	SEC 25
•	RANCE	RISK FINK FINK	R13V	#	Z	R134	3 m E	RR 132 XX	8148
	TANSP	136S, 136S	1368 200	99 23 29 20 20 20 20 20 20 20 20 20 20 20 20 20		T368	55 55 55 55 55 55 55 55 55 55 55 55 55	1368 ·	7368
RRENT	COUNTY		- ROM	 20 80 80	 80 80		A	**************************************	I RON
	STATE		5	5	,, 	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	5	<u>.</u>) 5
TARLE. ACOCURRENT	Turadioos						· .		***************************************

TOTAL = 260 acres

•					·	
STATE OF NEW YORK COUNTY OF New York	} ss.:	pril	,	10	983 before	
On the Robert Di Scal		PLIX	to me known, who,	in the yearin being by me duly sworn,		me personally can that he/she resides
	Staten Island	I, N.Y.				
the above instrument; that he/she knows the secthat he/she signed his/her name thereto by like a constituting Chaper 28 of the Consolidated Law Corporation is qualified to become and be account certificate has not been revoked.	al of said corporation; that the order; and that the Superinten as of the State of New York k	e seal affixed to said instrum adent of Insurance of the Sta room, as the Insurance Law	te of New York has, pursuant r as amended, issued to th	at it was so affixed by the to Chapter 882 of the Law: e Fireman's Fund Insurar	board of directors of s of the State of New ace Company his/h	f said corporation, ar v York for the year 19 er certificate that sa
			Zelda	XI rade	NO 3's e of Ne	Va.ii
•			- frace	Notary Public	t in Kings Count	M LOUE
STATE OF NEW YORK COUNTY OF New York	} ss.:		<i>0</i>	Certificate Fi Commission	led in New York Expires March 30	Cosntg 1, 1984
		oe effective on the 31st day o	MPANY, do hereby certify that December, 1966, and now i	at the following is a full tr n full force and effect, to w	ue and correct copy it:	of Article VII and V
Section 29. All policies, bonds, undertokings, cet and co-surety obligations and agreements, underwrith Chairman of the Board of Directors, the President, on (iv) any Vice President, or (v) any other person empole obe bear the signature of the Secretary, which may Directors or the President. A facsumile signature of a The affixing of the Cerporate seal shall not be ne Article VIII, Appointment and Authority of Resid "Section 30. Appointment. The Chairman of the Bt dent, may, from time to time, appoint Resident Assists Corporation.	ntificates of insurance, cover notes, titing undertakings, and all other it y Vice President, any other officer, wered by the Board of Directors, the bea (acsimile, and unless manuaformer officer shall be of the same vecessary to the valid execution of are left Assistant Secretaries, and Attoroard of Directors, the President, any	recognizances, contracts of inde satruments pertaining to the insu- employee, agent or attorney-in-la- te Chairman of the Board of Dire- tly signed by the Chairman of the validity as that of an existing office ny instrument but any person auti- treys-in-Fact, and Agents to Acc. Vice President, or any other per	rance business of the Corporation, ct authorized to so sign by (i) the B citors, the President, or any Vice Pre- e Board of Directors, the President er. porized to execute such instrument in tips Legal Process and Make Appean soon authorized by the Board of Directory.	a shall be validly executed whe courd of Directors, (ii) the Chairm sident to give such an authorization, or a Vice President, a lacsim may affix the Corporation's seal ances.	in signed on behalf of the an of the Board of Direction, provided that all policies signature of the Chathereto. In of Directors, the President of the President of Directors, the Direc	the Corporation by the ctors, (iii) the President, licies of insurance shall sirman of the Board of dident or any Vice Presi-
"Section 31. Authority. The authority of such Res thereby may be revoked at any time by the Board of	Directors or by any person empower	ered to make such appointment."				
I do further certify that pursuant to so heresa L. Bruns, Ernest W. Carella, Ken atricia E. Kelly, Rita M. Kilduff, Diane M loger E. Radka, Robert R. Scott, Beatrice yere each duly appointed Attorney-in-Fac acknowledge and deliver any and all bo is to the amount. Said power of attorney						
I do further certify that the following is a taken from the books and records of said C	true statement of the asse company and is prepared	ets and liabilities of FIRI in accordance with the	EMAN'S FUND INSURANC statement on file with the	E COMPANY at the clo e Insurance Departmen	se of business on it of the State of	December 31, 1981 New York, to wit
*Government Bonds*State and Municipal Bonds*State and Municipal Bonds*Stocks*Stocks*Cash in Banks and Company's OfficeAccrued Interest*Premiums in Course of Collection and Course of Assets*	\$ 1 1,2 9 Other Assets8	04,212,900.03 55,476,849.71 72,214,208.61 442,330,776.06 5,409,765.95 33,144,069.80 156,262,306.57 370,050,876.73	Loss and Loss Expensument Premium Re All Other Claims, Den Total Liab Capital Paid-up Net Surplus Policyholder's Surplus	eserve nands and Reserves ilities	\$ 3,015,000 810,054,634	\$1,444,150,763.81 625,479,750.79 487,350,727.46 2,556,981,242.06
*Bonds are stated at Amortized Values. †Stocks are stated at Market Values.		,				
I do further certify that the Superintendent of and be accepted as surety or guarantor on all supplementary thereto; and that such certificate	bonds, undertakings and othe	v York has issued to the FIR er obligations or guarantees	EMAN'S FUND INSURANCE, as provided in the Insurance	COMPANY his certificate e Law of the State of New	that said Company York and all laws a	is qualified to becomendatory thereof a
	٠,		bre	my HI	ماثاطة	ų, į
`				.0	7. 5.33	•
Subscribed and sworn to before me this 8th day of Apr	11, 1983			Assistant Secretar	777.77	
Noterry P	Que Certificat	POST IS, State of New Rio. 24-5059050 alified in Kings County to Filed in New York County The Filed in New York County Is The New York County Is New York Is New Y	sintti			